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UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

IRACING.COM MOTORSPORT SIMULATIONS, LLC, a Delaware Limited Liability Company,

Civil Action No. 05-11639 NG

Plaintiff,

٧.

TIM ROBINSON, individually and d/b/a www.ow-racing.com and www.torn8oalley.com

Defendant.

iRacing.com Motorsport Simulations, LLC, f/k/a First, LLC and First-Racing.Net ("iRacing") hereby respectfully requests that the Court enter the attached Order Compelling Discovery.

DATED: February 17, 2005 Respectfully submitted,

iRacing.com Motorsport Simulations, LLC

By its attorneys,

/S/ Irwin Schwartz_

Irwin B. Schwartz BBO #548763 Petrie Schwartz LLP 500 Boylston Street, Suite 1860 Boston, Massachusetts 02116 (617) 421-1800 (617) 421-1810 (fax)

Certificate of Service

I, Irwin B. Schwartz, attorney for Plaintiff iRacing.com Motorsport Simulations, LLC, hereby certify that on this 17th day of February 2006, I filed the foregoing document with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to: Joseph F. Ryan, Lyne Woodworth & Evarts LLP, 600 Atlantic Avenue, Boston, MA 02210, counsel for Defendant Tim Robinson.

/S/ Irwin Schwartz Irwin B. Schwartz

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

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IRACING.COM MOTORSPORT SIMULATIONS, LLC, a Delaware Limited Liability Company,

Civil Action No. 05-11639 NG

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Plaintiff,

٧.

[PROPOSED]
ORDER COMPELLING
DISCOVERY

TIM ROBINSON, individually and d/b/a www.ow-racing.com and www.torn8oalley.com

Defendant.

Based on memoranda submitted by both parties and oral arguments heard before this Court on February 16, 2006, IT IS HEREBY ORDERED AS FOLLOWS:

- 1. Defendant Tim Robinson ("Robinson") is ordered to produce all programming code, notes, and/or documentation referring to any modifications to NASCAR® Series 2003 Season ("NASCAR® 2003"), including any and all copies of source code or other programming code for any such modifications.
- 2. Defendant is ordered to produce all notes and/or documentation related to the source of his knowledge of which values he changed in modifying NASCAR® 2003.
- 3. Defendant is ordered to produce all files relevant to his modification of NASCAR® 2003, which were reflected on Robinson's computer desktop as of July 10, 2005 at 5:36 PM, as set forth in the schedule attached as Exhibit A to this order.
- 4. To the extent that Robinson destroyed and/or disposed of any files, documents or notes subject to this Order, Robinson is ordered to submit an affidavit setting forth for each such document, the time, date, location, and the reason for disposal or destruction.

	5.	Defendant shall have until N	/larch, 200	6 in which to comply with the		
Order						
Dated: February, 2006						
		\$	SO ORDERED	,		
		-		 , J.		

EXHIBIT A¹

1.	7z310	27	owr2k5_v1
2	DatZ	28.	kill_nr2003
3.	makedatx	29.	MakeDat
4.	Champ Cars	30.	owr05_Mal
5.	DF_9.0.4.0	31.	owr2k5_v1
6.	OWSC-070805	32.	owsc_psp_t
7.	OWR-read	33.	Sprint_cars
8	48_QStateJ	34.	1_PennzoilJ
9.	DateCracker	35.	owsc_v1.htm
10.	vegas40_m	36.	owsc_v1a
11.	48QStateJ	37	24_aero_mt
12.	making_upl	38.	owr_tman
13.	papy_ai	39.	30_goodwr
14.	owsc	40.	owr_easter
15.	owr_setup	41.	OWOR Text.txt
16.	thepits_gtp	42.	at_ta_bridg
17.	C48_QState	43.	OWR beta cars
18.	OWR_server	44.	OWR_ReadMe
19.	owr_easter	45.	24_aero_mt
20.	track_OW	46	new_owr_t
21.	track	47.	rF SRA 15Jun05
22	owsc_v1	48.	37_pennzo
23.	extension	49.	OWR_Read
24.	Instructions on how t	50.	Tools15Jun05
25.	Hex Workshop 4.2	51.	DF_9.0.3.0
26.	24_aero_mt		

This list of files is reflected on Robinson's computer desktop as of July 10, 2005 at 5:36 PM, an image of which he made publicly available over the Internet at USPits.com. A true and correct copy of Robinson's post at uspits.com and the embedded image of Robinson's desktop is attached to this Exhibit.



